RECEIVED IN CLERKS THIFTEED United States Common Law Grand Jury:

P.O. Box 59 Valhalla, NY 10595

NOV 242014

10

15

20

25

30

₩RIT OF @UO ₩ARRANTO

VIA UNITED STATES POSTAL SERVICE TO: United States Supreme Court Judges and all Federal District Judges:

FILED VIA UNITED STATES POSTAL SERVICE IN: US Supreme Court & All United States District Courts

"Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading...¹"

Official proceeding 18 USC §1512
 Clerk is to file. 18 USC §2076
 Felony to conceal or remove 18 USC §2071

Bar controlled federal and state court judges, by their presumed authority, contrary to their oath and duty fraudulently claim the Constitution for the United States and its cap-stone Bill of Rights abolished by traitorous bar controlled legislators, acts of conspiracy, treason and war against the United States.

We the 和eople 和ecree by Quo Warranto all said unconstitutional legislation null and void and declare all such subversives enemies of the Peoples of the United States of America and order all United States Marshals, Bailiffs, County Sheriffs and Deputies to arrest all such federal and state judges for conspiracy, treason and breach of the peace when witnessing the violation of Peoples' unalienable rights from the bench, in violation of Article III Section 3 for levying war against the people, adhering to the enemy, giving aid and comfort. 2

18 U.S. Code §2385 WHOEVER ORGANIZES OR HELPS OR ATTEMPTS TO ORGANIZE ANY SOCIETY, GROUP, OR ASSEMBLY OF PERSONS WHO TEACH, ADVOCATE, OR ENCOURAGE THE OVERTHROW OR DESTRUCTION OF ANY SUCH GOVERNMENT3 BY FORCE OR VIOLENCE; OR BECOMES OR IS A MEMBER OF, OR AFFILIATES WITH, ANY SUCH SOCIETY, GROUP, OR ASSEMBLY OF PERSONS [BAR], KNOWING THE PURPOSES THEREOF -SHALL BE FINED UNDER THIS TITLE OR IMPRISONED NOT MORE THAN TWENTY YEARS, OR BOTH...

¹ U.S. v. Tweel, 550 F.2d 297, 299. See also U.S. v. Prudden, 424 F.2d 1021, 1032; Carmine v. Bowen, 64 A. 932

² Article III Section 3. Treason against the United States, shall consist only in levying war against them, or in adhering to their enemies, giving them

Preamble We the people of the United States, in order to form a more perfect union, establish justice, insure domestic tranquility, provide for the common defense, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity, do ordain and establish this Constitution for the United States of America. Article I Section 8 To make rules for the government and regulation of the land and naval forces;

₩RIT @UO WARRANTO4

"It will be an evil day for American Liberty if the theory of a government outside supreme law finds lodgment in our constitutional jurisprudence. No higher duty rests upon this Court than to exert its full authority to prevent all violations of the principles of the Constitution."

[Downs v. Bidwell, 182 U.S. 244 (1901)]

COMES NOW THE CONSTITUTED⁵ COMMON LAW⁷ GRAND JURIES⁸ of the fifty united States of America, this evil day;

₩E COMMAND all County, State, Federal and US Supreme Court judges and clerks to perform their duty guaranteeing to every state in this union a republican form of government⁹ and protect each of them against invasion¹⁰, or vacate your office now.

WHEREAS; We the People in order to form a more perfect union, establish justice, insure domestic tranquility, provide for the common defense, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity, did ordain and establish the Constitution for the United States of America that all Judges and all members of the Government both state and Federal are lawfully bound to obey¹¹, DECREE THAT:

We the People have been providentially provided legal recourse to address the criminal conduct of persons, themselves entrusted to dispense justice. The grand jury is an institution separate from the courts, over whose functioning the courts do not preside thus, the People have the unbridled right by law and in law to empanel their own grand juries and present "True Bills" of information, indictment and presentment

WRIT QUO WARRANTO

5

15

⁴ <u>QUO WARRANTO</u>. In old English practice. A writ, in the nature of a writ of right for the king, against him who claimed or usurped any office, franchise, or liberty, to inquire by what authority he supported his claim, in order to determine the right. It lay also in case of non-user, or long neglect of a franchise, or misuser or abuse of it; being a writ commanding the defendant to show by what warrant he exercises such a franchise, having never had any grant of it, or having forfeited it by neglect or abuse. 3 Bl.Comm. 262.

⁵ CONSTITUTED - The People of each county have come together to agreed and declared a return to Common Law Juries.

⁶ UNIFIED - Every county in the state has constituted the Common Law Juries.

⁷ COMMON LAW - Article VI - This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every state shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding.

⁸ <u>COMMON LAW GRAND JURY</u> - Amendment V No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury...; The Court of Appeals' rule would neither preserve nor enhance the traditional functioning of the grand jury that the "common law" of the Fifth Amendment demands. UNITED STATES v. WILLIAMS, Jr.112 S.Ct. 1735; 504 U.S. 36; 118 L.Ed.2d 352

^a <u>Article IV Section 4</u>. The United States shall guarantee to every state in this union a republican form of government, and shall protect each of them against invasion; and on application of the legislature, or of the executive (when the legislature cannot be convened) against domestic violence.

¹⁰ <u>INVASION</u>. (Blacks 4th) An encroachment upon the rights of another; the incursion of an army for conquest or plunder. Webster. See /Etna Ins. Co. v. Boon, 95 U.S. 129, 24 L.Ed. 395. CONSTITUTIONAL LIBERTY OR FREEDOM. Such freedom as is enjoyed by the citizens of a country or state under the protection of its constitution; the aggregate of those personal, civil, and political rights of the individual which are guaranteed by the constitution and secured against invasion by the government or any of its agencies. People v. Hurlbut, 24 Mich. 106, 9 Am.Rep. 103.

¹¹ <u>Article VI</u>. This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every state shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding.

to a court of record, which is then required to commence a criminal proceeding. Our Founding Fathers with foresight grafted into the common law Fifth Amendment a "buffer" the People may rely upon for justice, when public officials, including judges go rogue, act in bad behavior and criminally violate the law. 12

THE 沿RIME 迎IRECTIVE

The prime directive¹³ ordained by the American People purposed their government to (1) form a more perfect union,¹⁴ (2) establish justice, (3) insure domestic tranquility, (4) provide for the common defense, (5) promote the general welfare, and (6) secure the blessings of liberty to ourselves and our posterity.

The subsequent violent felony acts of war by our servants against the aforesaid prime directive (1) debilitates the union of the American People, (2) establishes injustice, (3) undermines domestic tranquility, (4) renders the People vulnerable to foreign and domestic enemies, (5) destabilizes the general welfare, and (6) annihilates the blessings of liberty to ourselves and our posterity.¹⁵

Common-sense can only conclude that there are forces within our servant government conspiring war and subterfuge against the American People by denying the very republican form of government¹⁶ that they took an oath¹⁷ to protect and defend against all enemies foreign and domestic. Thereby it is the duty of all oath-takers to take a stand now, obey and defend the Constitution, and assist the People in arresting and terminating the following unconstitutional acts, by simply obeying the law of the land and acknowledging the unalienable right of the People to self-govern. Therefore judges everywhere are commanded "AGAIN" to obey the law of the land and sign the attached mandamus. The excuse "we are only following orders" did not stand in Nuremberg and it most certainly "will not stand here." To prove our conclusion, let facts be submitted to a candid world:

- Our servants have refused Assent to Laws, the most wholesome and necessary for the public good;
- Our servants have trodden upon the rights of the People;
- Our servants have passed legislation destructive to the Constitution, forbidden by the same;
- Our servants have exposed We the People to all the dangers of invasion from without, and subversion from within;
 - Our servants have obstructed the laws for illegal-aliens who are flooding our nation with foreign insurgents some hostile destroying our economy and putting at risk the security of our States;

WRIT QUO WARRANTO

5

10

15

20

¹² <u>UNITED STATES v. WILLIAMS</u>, 112 S.Ct. 1735, 504 U.S. 36, 118 L.Ed.2d 352; No. 90-1972. Argued Jan. 22, 1992. Decided May 4, 1992.

Preamble to the Constitution for the United States of America - We the people of the United States, in order to form a more perfect union, establish justice, insure domestic tranquility, provide for the common defense, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity, do ordain and establish this Constitution for the United States of America.

¹⁴ A perfect union of states but a "more perfect union" among the People, anti-federalist papers, Bruno.

Declaration of Independence - We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.--That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed, --That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to effect their Safety and Happiness.

¹⁶ <u>Article IV Section 4.</u> The United States shall guarantee to every state in this union a republican form of government, and shall protect each of them against invasion;

¹⁷ <u>Article VI</u> The Senators and Representatives before mentioned, and the members of the several state legislatures, and all executive and judicial officers, both of the United States and of the several states, shall be bound by oath or affirmation, to support this Constitution;

- Our servants have obstructed the Administration of Justice, by refusing acquiescence to laws established for Judiciary powers;
- Our servants have transformed judges into chancellors dependent upon the will of the BAR Guild alone, a society of mercenary economic corporate hit men-Esquires¹⁸, resolute on destroying common law, the foundation of America;
- Our servants have erected a multitude of 4th Branch administrative agencies unaccountable to the Constitution, and sent hither swarms of corporate administrative, disobedient to the Constitution, revenue and code enforcement officers to harass our people, and eat out their substance;
- Our servants have kept among us, in times of peace, Standing Armies and excessively militarized local police forces without the Consent of the People;
- Our servants have joined with foreign bankers to subject us to a jurisdiction foreign to our Constitution, and unacknowledged by our laws; giving assent to their acts of pretended legislation;
- Our servants are secretly accommodating large bodies of armed foreign troops among us;
- Our servants have imposed a multiple of property-robbing taxes, direct taxes, fees and fines on us without our Consent;
 - Our servants have deprived us of the benefits of honest Trial by Jury;
 - Our servants have deprived us of the benefits of unrigged Grand Juries;
 - Our servants have transported us into chancery courts to be tried for pretended offences;
- Our servants have enlarged its boundaries under the guise of District of Columbia (10 mile square federal city) so as to render it at once an example and fit instrument for introducing absolute rule into these States;
 - Our servants have arrogantly disregarded our Bill of Rights, abolishing our most valuable laws, altering fundamentally the Peoples form of government, without consent;
 - Our servants have declared power to legislate through executive order, without consent;

5

10

15

- Our servants have plundered our manufacturing base, ravaged our small businesses and destroyed the lives of our people;
- Our servants have excited domestic insurrections amongst us;
- Our servants have engaged in human trafficking of our children and elderly through courts;
- 30 ❖ Our servants have engaged in Racketeering and extortion through our courts;
 - Our servants have held mock trials in courts not of record and thereby unlawfully incarcerating and financially fleecing millions of People, denying due process;
 - Our servants have empanelled bogus puppet grand and petit juries in order to perform BAR will and profiteering;
- 35 Our servants have stolen our homes in rem and fraud assisting bankers in double-dipping;
 - Our servants have kidnaped our children and destroyed our families in family courts;
 - Our servants have robbed our parents, turned their twilight years into nightmares and destroyed our families in probate court;
 - Our servants have turned our common law courts into chancery courts of injustice;

¹⁸ **ESQUIRE**. In English law. A title of dignity next above gentleman, and below knight. Also a title of ofifce given to sheriffs, serjeants, and barristers at law, justices of the peace, and others. 1 Bl.Comm. 406; 3 Steph.Comm. 15, note; Tomlins. On the use of this term in American law, particularly as applied to justices of the peace and other inferior judicial officers, see Christian v. Ashley County, 24 Ark. 151; Corn. v. Vance, 15 Serg. & R., Pa., 37.

- Our servants have transformed our unalienable rights into crimes violating at every stage our Bill of Prohibitions, serving the BAR and not the People:
 - Against Amendment I our servants have prohibited the free exercise of Judeo-Christian religion, our servants have denied free speech, our servants have commandeered the press, our servants have denied our right to petition the government for a redress of grievances;
 - Against Amendment II our servants have dismantled the Militia and closed our armories, our servants have denied the right of the people to keep and bear arms;
 - Against Amendment IV our servants have violated our privacy using bogus warrants, spying on the people, eavesdropping on our conversations and unlawfully maintaining files on the People to be used during the planned unlawful martial law to target dissenters and enslave the People;
 - Against Amendment V our servants have accused People in courts not of law incarcerating millions with corrupt Grand Juries and forcing People to witness against themselves, our servants have deprived millions of life, liberty, or property, without due process of law, our servants have seized private property under rem and caprice;
 - Against Amendment VI our servants have denied millions of People trials by an impartial jury, our servants have denied assistance of counsel unless they were BAR co-conspirators of the court to stealthily deprive People of their unalienable rights;
 - Against Amendment VII our servants have denied suits at common law, our servants have denied trial by jury, our servants have denied the Peoples heritage, common law;
 - Against Amendment VIII our servants have imposed excessive bails, fines, cruel and unusual punishments for behaviors that are not crimes;
 - Against Amendment IX our servants have denied scores of other unalienable rights retained by the people;
 - Against Amendment X our servants have corrupted government at every level and have turned sovereignty of the People into a crime.

At every stage of these oppressions we have petitioned for redress in the most humble terms. Our repeated Petitions have been answered only by repeated injury. Servants whose character is thus marked by every act which may define a Tyrant, is unfit to be the stewards of a free People; we therefore command you to repent and obey the law of the land or face the wrath of We the People.

WAR AGAINST THE CONSTITUTION/PEOPLE BY CONGRESS

Secret construction of a statutory prison

The following is by no means an exhaustive list of usurpations by congress and acts of treason against We the People of the united States of America and our decree of 1789 [Constitution for the United States of America]. To list all would take volumes but the foregoing is an accurate representation of a government that has become destructive.

1) Suspension of habeas corpus (Reconstruction Act, 1871) in violation of Article I Section 9 (paragraph 2)¹⁹;

Writ Quo Warranto

5

10

15

20

25

30

¹⁹ Article I Section 9 paragraph 2 The privilege of the writ of habeas corpus shall not be suspended,

- 2) Reconstituted the United States as a corporate controlled democracy (Reconstruction Act, 1871) in violation of Article IV Section 4²⁰;
- 3) Creation of the Federal Reserve which provides for foreign bankers to unlawfully control the United States monetary system (Federal Reserve Act, 1913) and eventually unlawfully disbanded the United States Treasury in violation of Article I Section 8;
- 4) Granted the President broad sweeping investigative and prosecutorial powers against anyone, including the American people, found by the President to be an enemy thereby giving the President essentially dictatorial powers. (Trading with the Enemy Act, 1917); in violation of Article IV Section 4²¹;
- 10 5) Disbandment of the United States Treasury (1920) in violation of Article I Section 8;
 - 6) Registration requirements of the People in order to use the People as chattel (collateral) for the federal notes (Townshend Act, 1925) in violation of Article III Section 3²²;
 - 7) War against the People of the United States (Trading With the Enemy Act amended, 1933 and Alien Registration Act of 1940) in violation of Article III Section 3²³;
- 15 8) Numerical Identification System to track and control the Peoples' financial business and to apply an unlawful direct tax (Social Security Act, 1935) <u>in violation of Article I Section 9</u>²⁴;
 - 9) Common law was abrogated (Erie Railroad v Tompkins, 1938) in violation of Article III Section 2, Article VI, Amendment VII and Amendment V²⁵;
 - 10) Immunity to Judges for their crimes (International Organizations Immunities Act, 1945) in violation of Article II Section 4²⁶;
 - 11) Corrupted our Grand Juries through government controls (1946) in violation of Amendment V;
 - 12) Government spying on the People, empowers the government to deploy unwarranted "dragnets" for massive amounts of information on private citizens; (Patriot Act, 2001) in violation of Amendment IV²⁷;
- 25 13) Authorization for government to indefinitely detain American citizens/nationals without probable cause, without warrant, without charges and without due process in law, (National Defense Authorization Act, 2014) in violation of Amendment V²⁸;

WRIT QUO WARRANTO

5

²⁰ Article IV Section 4. The United States shall guarantee to every state in this union a republican form of government, and shall protect each of them against invasion;

²¹ Article IV Section 4 The United States shall guarantee to every state in this union a republican form of government, and shall protect each of them against invasion:

²² Article III Section 3 Treason against the United States shall consist in adhering to their enemies, giving them aid and comfort.

²³ Article III Section 3 Treason against the United States shall consist in levying war against them.

²⁴ Article 1 Section 9 No capitation, or other direct, tax shall be laid, unless in proportion to the census or enumeration herein before directed to be taken.

²⁵ Article III Section 2 The judicial power shall extend to all cases, in law and equity, arising under this Constitution, the laws of the United States..., Article III Section 2 The trial of all crimes shall be by jury; and such trial shall be held in the state where the said crimes shall have been committed; Article VI This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every state shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding. Amendment VII In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise reexamined in any Court of the United States, than according to the rules of the common law. Amendment V No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury.

²⁶ Article II Section 4 The President, Vice President and all civil officers of the United States, shall be removed from office on impeachment for, and conviction of, treason, bribery, or other high crimes and misdemeanors.

²⁷ Amendment IV The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

²⁸ Amendment V No person shall be deprived of life, liberty, or property, without due process of law;

- 14) Socialism/communist indoctrination taught in our schools (Common Core) in violation of the will of the People and Article IV Section 4.²⁹
- 15) 100% control of Peoples movements, food, water, energy and control over the minds of our children (Agenda 21, United Nations passed in 1992 and supported by President George Bush) in violation of the Constitution for the United States of America, Bill of Rights, Magna Carta and the Holy Bible;
 - 钳E THE 羽EOPLE HEREIN 刄ECREE ALL UNCONSTITUTIONAL LEGISLATION NULL AND VOID •

10

25

30

5

₩AR AGAINST THE ABEOPLE BY ADMINISTRATIONS

Preparation for war by executive legislation

"Necessity is the plea for every infringement of human freedom. It is the argument of tyrants; it is the creed of slaves". - William Pitt

- Most executive orders end with the phrase "these executive orders don't define what specifically constitutes a national emergency." The following executive orders are just a few of 1000's of executive orders, without authority, that are preparing to take full control over the lives of every man, woman and child in America, under the guise of necessity, these provide for:
 - 1) Martial law (executive order #100, aka Lieber Code, 1863);
- 20 2) Formation of the FBI (executive order, 1908);
 - 3) Presidential closing of all the banks in the country (executive order, 1933);
 - 4) Presidential confiscation of gold (executive order, 1933);
 - 5) Presidential removed property rights (executive order, 1933);
 - 6) federal seizure of all communications media in the US (executive order #10995);
 - federal seizure of all electric power, fuels and minerals both public & private (executive order #10997);
 - federal seizure of all food supplies and resources, both public and private and all farms and equipment, including what people are storing for emergencies in their homes (executive order #10998);
 - federal seizure of all means of transportation, including cars, trucks, or vehicles of any kind and total control over all highways, seaports and water ways (executive order #10999);
 - 10) federal seizure of American people for work forces under federal supervision, including the splitting up of families if the government so desires (this happened before in Europe during the Nazi regime) (executive order #11000);
- 35 11) federal seizure of all health, education and welfare facilities, both public and private (executive order #11001);

²⁹ **Preamble** We the people of the United States, in order to form a more perfect union, establish justice, insure domestic tranquility, provide for the common defense, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity, do ordain and establish this Constitution for the United States of America. **Article IV Section 4.** The United States shall guarantee to every state in this union a republican form of government

- 12) the powers the Postmaster General to register every single person in the US (executive order #11002):
- 13) federal seizure of all airports and aircraft (executive order #11003);
- 14) federal seizure of all housing and finances and authority to establish forced relocation, authority to designate areas to be abandoned as "unsafe," establish new locations for populations, relocate communities, build new housing with public funds (executive order #11004);
- 15) federal seizure of all railroads, inland waterways and storage facilities, both public and private (executive order #11005);
- 16) FEMA's complete authorization to put above said orders into effect in times of increased international tension of economic or financial crisis in case of any declared "National Emergency" (executive order #11051);

• ₩E THE DEOPLE HEREIN DECREE ALL EXECUTIVE ORDERS NULL AND VOID •

WAR AGAINST THE BEOPLE BY JUDICIARY

<u>RICO.</u> 18 USC § 1962 - Prohibited activities (c) It shall be unlawful for any person employed by or associated with any enterprise engaged in, or the activities of which affect, interstate or foreign commerce, to conduct or participate, directly or indirectly, in <u>the</u> <u>conduct of such enterprise's affairs through a pattern of racketeering activity or collection of unlawful debt</u>.

The Judiciary denies constitutionally constrained courts of Law and operates under the name of equity when in fact People are hijacked unawares into chancery courts,³⁰ to settle unlawful corporate monetary issues, ruled by Chancellors³¹ a/k/a Judges that have been banned in the United States since 1789.³² The People ordained Law and Equity both of which must adhere to the Law of the Land (common Law) Article VI.³³ The 7th Amendment provides for suits at common law.³⁴ The Fifth Amendment provides for all criminal charges to be by indictment or presentment by a common law grand jury.³⁵ See United States v Williams.

● 粉E THE 彩EOPLE 彩EREIN 和ECREE CHANCERY COURTS NULL AND VOID ●

15

20

25

5

³⁰ COURT OF CHANCERY. A court having the jurisdiction of a chancellor; a court administering equity and proceeding according to the forms and principles of equity. In England, prior to the judicature acts, the style of the court possessing the largest equitable powers and jurisdiction was the "high court of chancery." In some of the United States, the title "court of chancery" is applied to a court possessing general equity powers, distinct from the courts of common law. Parmeter v. Bourne, 8 Wash. 45, 35 P. 586; Bull v. International Power Co., 84 N.J.Eq. 209, 93 A. 86, 88. The terms "equity" and "chancery," "court of equity" and "court of chancery," are constantly used as synonymous in the United States. It is presumed that this custom arises from the circumstance that the equity jurisdiction which is exercised by the courts of the various states is assimilated to that possessed by the English courts of chancery. Indeed, in some of the states it is made identical therewith by statute, so far as conformable to our institutions. Wagner v. Armstrong, 93 Ohio St. 443, 113 N.E. 397, 401.

³¹ **CHANCELLOR.** (Blacks 4th) In American law, this is the name given in some states to the judge (or the presiding judge) of a court of chancery; The Lord high In England, the highest judicial functionary in the kingdom; He exercises many functions and powers over and above the jurisdiction which he exercises in his judicial capacity in the supreme court of judicature, of which he is the head. Wharton.

³² Article III Section 2 The judicial power shall extend to all cases, in law and equity, arising under this Constitution, the laws of the United States ...

³³ Article VI This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every state shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding.

³⁴ Amendment VII In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise reexamined in any Court of the United States, than according to the rules of the common law.

³⁵ Amendment V No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury

TAKE JUDICIAL COGNIZANCE³⁶ OF THE ONLY CONSTITUTIONAL ∄OWERS

The "ONLY" lawful powers (21) We the People gave to our legislators are found in <u>Article 1 Section 8</u>. Whereas Congress shall have power to:

- 1) Tax; [as defined]
- 5 2) borrow money;
 - 3) regulate [to make regular] commerce with foreign nations, and among the several states;
 - 4) establish a uniform rule of naturalization;
 - 5) uniform bankruptcies laws;
 - 6) coin money and fix the standard of weights and measures;
- 10 7) provide for the punishment of counterfeiting;
 - 8) establish post offices;
 - 9) post roads;
 - 10) promote sciences and useful arts;
 - 11) constitute tribunals inferior to the Supreme Court;
- 15 12) punish piracies and felonies committed on the high seas;
 - 13) declare war;

25

30

35

- 14) grant letters of marque (A license to a private citizen to seize property of another nation) and reprisal;
- 15) make rules concerning captures on land and water;
- 16) raise and support armies, and fund no longer term than two years;
- 20 17) provide and maintain a navy;
 - 18) make rules for the government and regulation of the land and naval forces;
 - 19) provide for calling forth the militia to execute the laws of the union, suppress insurrections and repel invasions;
 - 20) provide for organizing, arming, and disciplining, the militia;
 - 21) exercise exclusive legislation in all cases whatsoever, over such District (not exceeding ten miles square) the seat of the government of the United States and like authority over forts, magazines, arsenals, dockyards, and other needful buildings;
 - 22) make all laws which shall be necessary and proper for carrying into execution the foregoing powers, and all other powers vested by this Constitution in the government of the United States, or in any department or officer thereof.

President(s) was given no powers to legislate by executive order, the "ONLY" lawful powers (9) We the People gave to the President are found in <u>Article II Section 2</u>, whereas the President shall have power to:

- 1) be commander in chief of the Army and Navy of the United States, and of the militia of the several states, when called into the actual service of the United States;
- require the opinion, in writing, of the principal officer in each of the executive departments, upon any subject relating to the duties of their respective offices, and he shall have power to grant reprieves and pardons for offenses against the United States, except in cases of impeachment;

³⁶ JUDICIAL COGNIZANCE. Judicial notice, or knowledge upon which a judge is bound to act without having it proved in evidence. [Black's Law Dictionary, 5th Edition, page 760.] Jurisdiction is the authority by which courts and judicial officers take ognizance of and decide cases. [Board of Trustees of Firemen's Relief and Pension Fund of City of Marietta v. Brooks, 179 Okl. 600, 67 P.2d 4, 6; Morrow v. Corbin, 122 Tex. 553, 62 S.W.2d 641; State v. Barnett, 110 Vt. 221, 3 A.2d 521, 526;]

- 3) by and with the advice and consent of the Senate, to make treaties, provided two thirds of the Senators present concur;
- 4) nominate, and by and with the advice and consent of the Senate, shall appoint ambassadors, other public ministers and consuls, judges of the Supreme Court, and all other officers of the United States, whose appointments are not herein otherwise provided for, and which shall be established by law;
- 5) fill all vacancies that may happen during the recess of the Senate;
- 6) shall from time to time give to the Congress information of the state of the union, and recommend to their consideration such measures as he shall judge necessary and expedient;
- 7) on extraordinary occasions, convene both Houses, or either of them, and in case of disagreement between them;
 - 8) shall receive ambassadors and other public ministers;
 - 9) shall take care that the laws be faithfully executed, and shall commission all the officers of the United States.
- The only lawful jurisdiction given to the courts are under law and equity and both jurisdictions are governed by **Article VI** which decrees:

This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every state shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding.

The "ONLY" lawful powers we the People gave to the Judiciary are found in <u>Article III Section 1&2</u> whereas the Court's powers are as follows:

- 1) The judicial power of the United States, shall be vested in one Supreme Court, and in such inferior courts as the Congress may from time to time ordain and establish [federal district courts];
- 2) The judges, both of the supreme and inferior courts, shall hold their offices during good behavior;
- 3) The judicial power shall extend to all cases, in law and equity arising under:
 - a. this Constitution:
 - b. the laws of the United States;
 - c. treaties made, or which shall be made, under their authority;
 - d. all cases affecting ambassadors, other public ministers and consuls;
 - e. all cases of admiralty and maritime jurisdiction;
 - f. controversies to which the United States shall be a party;
 - g. controversies between two or more states;
 - h. between a state and citizens of another state:
 - i. between citizens of different states;
 - j. between citizens of the same state claiming lands under grants of different states, and between a state, or the citizens there of, and foreign states, citizens or subjects;
 - k. In all cases affecting ambassadors, other public ministers and consuls, and those in which a state shall be party.
- 4) The Supreme Court shall have original jurisdiction in all the other cases before mentioned;
 - 5) The Supreme Court shall have appellate jurisdiction, both as to law and fact;

5

20

25

30

35

6) The trial of all crimes, except in cases of impeachment, shall be by jury; and such trial shall be held in the state where the said crimes shall have been committed; but when not committed within any state, the trial shall be at such place or places as the Congress may by law have directed.

TAKE JUDICIAL COGNIZANCE 37 OF BILL OF PROHIBITIONS

The constitution includes the "<u>Bill of Rights</u>" which is actually a "Bill of Prohibitions" (21+) and therefore places restraints upon governments rule making. These restrictions are congress shall make:

- 1) no law respecting religion, or prohibiting the free exercise thereof;
- 2) no law abridging the freedom of speech;
- 10 3) no law abridging the press;

5

20

25

30

- 4) no law abridging assemble of the People;
- 5) no law abridging petitions for a redress of grievances;
- 6) no law abridging a regulated Militia, being necessary to the security of a free State;
- 7) no law abridging the People to keep and bear Arms;
- 15 8) no law abridging People to be secure in their persons, houses, papers, and effects;
 - 9) warrants shall issue only upon probable cause, supported by Oath and particularly describing the place to be searched, and the persons or things to be seized;
 - 10) no person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury;
 - 11) no person shall be subject for the same offence to be twice put in jeopardy of life or limb;
 - 12) no person shall be compelled in any criminal case to be a witness against himself;
 - 13) no person shall be deprived of life, liberty, or property, without due process of law;
 - 14) no private property shall be taken for public use, without just compensation;
 - 15) in all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury;
 - 16) Assistance of counsel shall not be denied (take note the American BAR was founded in NY August 21, 1878, almost 100 years later);
 - 17) in common law where the value in controversy shall exceed twenty dollars the right of trial by jury shall be preserved;
 - 18) no fact tried by a jury, shall be otherwise reexamined in any Court of the United States, than according to the rules of the common law;
 - 19) excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted;
 - 20) the People have more unalienable rights, their behavior shall not be legislated;
- 21) powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the states or to the people;

³⁷ JUDICIAL COGNIZANCE. Judicial notice, or knowledge upon which a judge is bound to act without having it proved in evidence. [Black's Law Dictionary, 5th Edition, page 760.] Jurisdiction is the authority by which courts and judicial officers take ognizance of and decide cases. [Board of Trustees of Firemen's Relief and Pension Fund of City of Marietta v. Brooks, 179 Okl. 600, 67 P.2d 4, 6; Morrow v. Corbin, 122 Tex. 553, 62 S.W.2d 641; State v. Barnett, 110 Vt. 221, 3 A.2d 521, 526;]

Government servants have been entrusted with the Peoples business and some have abused their power to enslave or sell the American People as cattle. The BAR has beguiled you with power, compartmentalized many, others have turned a blind eye for filthy lucre and some are just useful idiots.

Therefore it is conclusive that there are 21 powers given to our legislatures, 9 powers given to the President, 21+ prohibitions and all courts are to act only under common law. Among these powers nowhere can it be found authority from the People to perform any of the aforementioned unconstitutional acts or to create statutes controlling the behavior of the People, private corporation administrative acts and rules, a/k/a corporate charters are HEREIN DECREED NULL AND VOID.

Judges rest upon fraudulent appellate court rulings and statutes that are repugnant to the Constitution while they convince themselves that by following such statutes they are immune from penalties should the People become aware of their fraud. Take notice we are aware of the fraud and your feeble response is misguided and subject to serious legal consequences should you choose to remain silent and fail to act.

Because rights are unalienable, legislators cannot legislate (abolish) them away no matter what the BAR has instructed you. Rights come from God and not man; therefore not even the People can give them up for themselves or others. Once we the People ordained common law the law of the land no man can abrogate it; to claim to do so is an act of war against the People and their God.

Unconstitutional acts are not law³⁸ and no one is bound to obey them.³⁹ Judges are expected to maintain a high standard of judicial performance⁴⁰ and when they violate the Constitution they cease to represent the government,⁴¹ become liable for damages⁴² and lose any immunity they may think they have.⁴³ "State Judges, as well as federal, have the responsibility to respect and protect persons from violations of federal constitutional rights."⁴⁴ "Decency, security and liberty alike demand that government officials be subjected to the same rules of conduct that are commands to the citizen;"⁴⁵ "Judges have no more right to decline the exercise of jurisdiction which is given, than to usurp that which is not given. The one or the other would be treason to the Constitution."⁴⁶ "No judicial process, whatever form it may assume, can have any lawful authority outside of the limits of the jurisdiction of the court or judge by whom it is issued; and an attempt to enforce it beyond these boundaries is nothing less than lawless violence."⁴⁷

5

10

15

20

³⁸ "An unconstitutional act is not law; it confers no right; it imposes no duties; affords no protection; it creates no office; it is in legal contemplation, as inoperative as though it had never been passed." **Norton vs Shelby County 118 US 425 p. 442**

³⁹ "No one is bound to obey an unconstitutional law and no courts are bound to enforce it." **16th American Jurisprudence 2d, Section 177 late 2nd, Section 256**

⁴⁰ "Judges must maintain a high standard of judicial performance with particular emphasis upon conducting litigation with scrupulous fairness and impartiality." 28 USCA 2411; Pfizer v. Lord, 456 F 2d 532; cert denied 92 S Ct 2411; US Ct App MN, (1972).

⁴¹ "...an...officer who acts in violation of the Constitution ceases to represent the government." Brookfield Co. v Stuart, (1964) 234 F. Supp 94, 99 (U.S.D.C., Wash.D.C.)

⁴² "...an officer may be held liable in damages to any person injured in consequence of a breach of any of the duties connected with his office...The liability for nonfeasance, misfeasance, and for malfeasance in office is in his 'individual', not his official capacity..." 70 AmJur2nd Sec. 50, VII Civil Liability.

⁴³ "Government immunity violates the common law maxim that everyone shall have a remedy for an injury done to his person or property." Firemens Ins. Co. of Newawk, N.J. v. Washburn County, 2 Wisc 2d 214 (1957)

⁴⁴ Gross v. State of Illinois, 312 F 2d 257; (1963)

⁴⁵ "Decency, security, and liberty alike demand that government officials be subjected to the same rules of conduct that are commands to the citizen. In a Government of laws, existence of the government will be imperiled if it fails to observe the law scrupulously. Crime is contagious. If government becomes a lawbreaker, it breeds contempt for the law...it invites every man to become a law unto himself...and against that pernicious doctrine, this court should resolutely set its face." Olmstead v U.S., 277 US 348, 485; 48 S. Ct. 564, 575; 72 LEd 944.

⁴⁶ Cohen v. Virginia, (1821), 6 Wheat. 264 and U.S. v. Will, 449 U.S. 200

⁴⁷ Ableman v. Booth, 21 Howard 506 (1859)

Therefore all servants acting in concert under color of law, statute, regulations, and custom that are willfully or ignorantly depriving the People of our unalienable rights and immunities secured and protected by the Constitution for the United States of America are hereby ordered to stand down, correct this matter by signing the attached Mandamus and by such actions we will accept that you are attempting to take responsibility for past abuses and making a good faith effort to amend bad behaviors beginning now and we the People will move forward without looking behind.

Let us remind you that governments are instituted among Men, deriving their just powers from the consent of the governed, that whenever any Form of Government becomes destructive of these ends, it is the Right [and duty] of the People to alter it.

10

15

25

5

₩HEREFORE, We the Beople by our own Brerogative under Seal Command the accounting of your **Stewardship** by **Desying** and **Answering** the following under penalty of perjury:

Answers through counsel are insulting, placing salt upon open wounds and will be determined as non-answers and thereby have been predetermined by the People to be in non-compliance and will result in the issuance of a true bill presentment upon all conspirators, clerks, lawyers and judiciary alike.

Answers by the sending of repugnant forms or the returning of quo warranto have also been predetermined by the People to be in non-compliance and will result in the issuance of a true bill presentment upon both clerk and conspiring judiciary.

All federal judges are COMMANDED to comply and obey the common law as defined under the <u>Article VI</u>

20 <u>paragraph 2 of the common law United States Constitution</u> and its common law capstone Bill of Prohibition [Rights]. You have a duty to speak and act; therefore silence can only be interpreted as complicity with the conspiracy to over throw the Peoples' government of the United States of America.

- i. Failure to preserve, protect and defend the Constitution for the United States <u>Article II Section 1</u> is to war against the People;
- ii. Failure to secure the blessings of liberty Preamble is to war against the People;
- iii. Failure to repel and protect each state against invasions from within to destroy the Peoples' Republican form of government <u>Article IV Section 4 and Article I Section 8 paragraph 15</u> is to war against the People.

Every day you resist the will of the People, U.S. Constitution, places Liberty in greater jeopardy and in so doing ##De the #People will hold you responsible and will require compliance to the utmost weight of the highest law, for the domestic enemy of our Republic cannot endure without your support because you alone are holding in the balance Peace or War.

YOU ARE HEREBY ORDERED:

5

10

15

20

25

30

- 1) To order all clerks to obey the law by filing and processing all True Bills from common law grand juries as required by law under 18 USC §2076 & §2071;
- 2) All judges are ordered to command all state and federal judges to obey the law of the land as commanded, <u>United States Constitution Article VI paragraph 2</u>;
- 3) All judges are ordered to sign and mail [to address above] the attached Mandamus which commands all servants in all courts to cease from obstruction and interference of the Peoples business and access to their courts under 18 USC §1512b;
- 4) All judges are to confirm with the court clerks that this Quo Warranto has been filed as required by 18 USC §2076 & §2071 and a time stamped copy has been mailed to the address above;
- 5) All judges are to produce a certified copy of your constitutional oath of office, as required by <u>Article</u> VI, Paragraph 3 of the Constitution and 5 USC § 3331;
- 6) All judges are to produce affidavits declaring that you did not pay for or otherwise make or promise consideration to secure your office as per <u>5 USC § 3332</u>;
- 7) All judges are to produce their personal surety bond; and documentation that establishes your complete line of chain of command delegated authority, including all intermediaries, beginning with the President of the United States, or the Governor of the State you claim authority from;
- 8) These documents should all be filed as public records pursuant to <u>5 USC §2906</u> for requirements concerning filing oaths. In the event you do not have a personal surety bond, you may provide a copy of your financial statement, which you are required to file annually. Your financial statement will be construed as a private treaty surety bond in the event that you exceed lawful authority.

From receipt of this demand by mail; items 3 through 8 to the address above OR resign your office immediately. Failure to comply with all the demands of this Writ of Quo Warranto will be an admission of your intentional and willful engagement in RICO and HIGH-TREASON against the People and will be subject to presentments or indictments for immediate removal from office and criminal prosecution for the committing of illicit and on-going crimes in a wheel and chain of conspiracy.

Signed and so ORDERED by the People under SEAL, November 10, 2014:

Grand Jury Foreman

IN THE UNITED STATES DISTRICT COURT FOR		
	;	
	·	
	₩RIT @F MANDAMUS	
The U	United States District Court for district of State	
orders	all State, County, City, Town, and Villages Judges; Court Clerks; County Clerks; County Sheriffs y the Law of the Land;	
	Article VI Clause 2. This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every state shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding.	
	United States Constitution guarantees to every state in this union and the People thereof, a tutional republican form of government that the judiciary and all oath takers must obey.	
	fore all State, County, City, Town, and Villages Judges; Court Clerks; County Clerks; County fs and United States Marshals are so ordered as follows:	
i.	All State, County, City, Town, and Village Judges and clerks are to obey the law of the land specifically defined in Article VI Clause 2	
ii.	All State, County, City, Town, and Villages Judges and clerks are to obey under penalty of 18 USC §2071, law of the land, are not to conceal, remove, mutilate or misfile any record, proceeding, paper, document, or other thing filed by the Common Law Grand Juries with the court clerk or county clerk.	
iii.	All Federal, State, County, City, Town, and Villages Judges and clerks are to obey under penalty of 18 USC §1512, law of the land, are not to alter, destroy, mutilate, or conceal an object with intent to impair the object's integrity or availability for use in an official proceeding; or intimidate, threaten, or corruptly persuades another person to withhold a record, document, or other object, from an official proceeding; or obstructs, influences, or impedes any official	

WRIT OF MANDAMUS PAGE 1 OF 2

- iv. All clerks under penalty of 18 USC §2076, law of the land, are to file and are not to refuse or neglect to make or forward any report, certificate, statement, or document from the common law grand jury and all judges are to act upon them as required by law.
- v. Sheriffs took an oath to support and defend the United States Constitution, consequently as per Article VI clause 2 the Laws of the United States are to be obeyed. Therefore upon command under seal of the 5th Amendments Common Law Grand Jury concerning violations, by judges, clerks, prosecutors or any other elected or appointed official of 18 USC § 2071, 18 USC §1512, 18 USC § 2071, 18 USC § 2076 or any other law of the fifty United states of America are to arrest the same for said offences.
- vi. Should the Sheriff fail to perform his duties, upon command under seal of the 5th Amendments Common Law Grand Jury concerning said violations the United States Marshal shall arrest the Sheriff and the Under Sheriff shall perform said duties in the Sheriff's stead.
- vii. Finally, the grand jury is an institution separate from the courts, over whose functioning the courts do not preside, no "supervisory" judicial authority exists. It is a constitutional fixture in its own right belonging to no branch of the institutional government, serving as a kind of buffer or referee between the Government and the people. The grand jury operates in the courthouse and under judicial auspices, operating at arm's length from the judicial branch". The Fifth Amendment's "constitutional guarantee presupposes an investigative body 'acting independently of either prosecuting attorney or judge, unfettered by technical rules. Therefore judges and clerks have no authority to prevent, obstruct or interfere with the peoples' necessary compensation and access into the courts, 18 USC §1512b, in order to operate in the courthouse for the administration of the Common Law Juries.

SO ORDERED AND ADJUDGED

ENTER.	
DATED:	

~ Seal ~

WRIT OF MANDAMUS PAGE 2 OF 2